UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 6)

Enzo Biochem, Inc. (Name of Issuer)

Common Stock (Title of Class of Securities)

> 294100102 (CUSIP Number)

James C. Roumell Roumell Asset Management, LLC 2 Wisconsin Circle, Suite 640 Chevy Chase, MD 20815 (301) 656-8500

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

December 19, 2020

(Date of Event Which Requires Filing of This Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purposes of Section 18 of the Securities Exchange Act of 1934 (the "Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Instructions).

CUSIP No.: 294100102

1	-		nent, LLC		
52-2145132		TIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)			
2	Check the Appropriate Box if a Member of a Group				
3	SEC Use Only				
4	Source of Funds OO				
5	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)				
6	Citizenship Maryland	Citizenship or Place of Organization Maryland			
	Number of Shares Beneficially Owned by Each Reporting Person with		Sole Voting Power 2,702,559 (1)		
Numb			Shared Voting Power 66,920 (2)		
Benefic by Eacl			Sole Dispositive Power 2,702,559 (1)		

	10 Shared Dispositive Power 66,920 (2)
11	Aggregate Amount Beneficially Owned by Each Reporting Person 2,769,479
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares
13	Percent of Class Represented by Amount in Row (11) 5.8%
14	Type of Reporting Person IA

 These shares are deemed to be owned beneficially by RAM solely as a result of its discretionary power over such shares as investment adviser to the Roumell Opportunistic Value Fund (the "Fund").

(2) These shares are deemed to be owned beneficially by RAM solely as a result of its discretionary power over such shares as investment adviser to its clients.

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CUSIP No.: 294100102

1	James C. Rou	porting Person umell TIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)		
2	Check the Appropriate Box if a Member of a Group			
3	SEC Use Only			
4	Source of Funds PF			
5	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)			
6	Citizenship or Place of Organization United States			
	Cinica Suice	7 Sole Voting Power 2,702,559 (1)		
	er of Shares ially Owned	8 Shared Voting Power 66,920 (2)		
	h Reporting son with	9 Sole Dispositive Power 2,702,559 (1)		
		10 Shared Dispositive Power 66,920 (2)		
11	Aggregate Amount Beneficially Owned by Each Reporting Person 2,769,479			
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares			
13	Percent of Class Represented by Amount in Row (11) 5.8%			
14	Type of Reporting Person IN			

(1) Includes 2,702,559 shares of Common Stock held by the Fund. Mr. Roumell is President of RAM and holds a controlling percentage of its outstanding voting securities and, as a result of his position with and ownership of securities of RAM, Mr. Roumell could be deemed the beneficial owner of the shares beneficially owned by the Fund.

⁽²⁾ These shares are deemed to be owned beneficially by RAM solely as a result of its discretionary power over such shares as investment adviser to its clients. Mr. Roumell is President of RAM and holds a controlling percentage of its outstanding voting securities and, as a result of his position with and ownership of securities of RAM, Mr. Roumell could be deemed the beneficial owner of the shares beneficially owned by RAM.

CUSIP No.: 294100102

	Name of Rep		rson	
1	Matthew M. Loar I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)			
2	□ (a)	ppropriate	e Box if a Member of a Group	
3	□ (b) SEC Use Only			
4	Source of Funds			
5	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)			
6	Citizenship or Place of Organization USA			
	0011	7	Sole Voting Power 0	
Benefici	er of Shares ially Owned	8	Shared Voting Power 0	
	h Reporting son with	9	Sole Dispositive Power	
		10	Shared Dispositive Power 0	
11	Aggregate Amount Beneficially Owned by Each Reporting Person 0			
12			Amount in Row (11) Excludes Certain Shares	
13	Percent of Class Represented by Amount in Row (11)			
14	Type of Reporting Person IN			

CUSIP No.: 294100102

1	Name of Reporting Person Edward Terino I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)
2	Check the Appropriate Box if a Member of a Group
3	SEC Use Only
4	Source of Funds
5	Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)
6	Citizenship or Place of Organization USA

4

Number of Shares Beneficially Owned by Each Reporting Person with		Sole Voting Power 0
		Shared Voting Power 0
		Sole Dispositive Power 0
		Shared Dispositive Power 0
Aggregate Amount Beneficially Owned by Each Reporting Person 0		
Check if the Aggregate Amount in Row (11) Excludes Certain Shares		
Percent of Class Represented by Amount in Row (11)		
Type of Reporting Person		
j	Aggregate A 0 Check if the Percent of C 0%	ially Owned n Reporting son with 9 10 Aggregate Amount Ben 0 Check if the Aggregate Percent of Class Repres 0% Type of Reporting Pers

CUSIP No.: 294100102

The following constitutes Amendment No. 6 to the Schedule 13D filed by the undersigned ("Amendment No. 6"). This Amendment No. 6 amends, supplements and to the extent inconsistent with, supersedes the Schedule 13D filed with the Securities and Exchange Commission (the "SEC") on November 27, 2020, as amended by Amendment No. 1 filed with the SEC on December 4, 2020, Amendment No. 2 filed with the SEC on December 7, 2020, Amendment No. 3 filed with the SEC on December 8, 2020, Amendment No. 4 filed with the SEC on December 14, 2020 and Amendment No. 5 filed with the SEC on December 18, 2020 (as amended, the "Schedule 13D").

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ITEM 4. PURPOSE OF TRANSACTION:

Item 4 is hereby amended and supplemented as follows:

On December 19, 2020, McDermott Will & Emery LLP, on behalf of the Issuer, delivered a letter (the "December 19 Response") to RAM in response to the December 18 Letter. The December 19 Response included the Issuer's determination that the demand included in the December 18 Letter was improper because it requested documents, including the list of the non-objecting beneficial owners of Common Stock, purportedly outside the scope of Section 624(b) of the New York Business Corporation Law. Nevertheless, the December 19 Response is attached that the Issuer would make available the "record of shareholders" to RAM for in-person inspection and copying. A copy of the December 19 Response is attached hereto as Exhibit 99.1 and is incorporated herein by reference.

On December 21, 2020, RAM delivered a response (the "December 21 Letter") to the December 19 Response to McDermott Will & Emery LLP. The December 21 Letter described reactions by RAM to the December 19 Response, including, among other things, RAM's belief that it is entitled to the materials requested nearly two weeks ago in the Section 624 Letter under clear and unambiguous New York law. Without waiving any rights to other information requested in the Section 624 Letter, the December 21 Letter also sought confirmation on whether "record of shareholders" includes information relating to non-objecting beneficial owners of Common Stock. RAM believes that the December 19 Response speaks volumes of the Issuer's treatment of its shareholders, particularly because the December 19 Response does not even provide a means of reviewing the "record of shareholders" besides an in-person inspection during a global pandemic. A copy of the December 21 Letter was also sent to the Issuer. A copy of the December 21 Letter is attached hereto as Exhibit 99.2 and is incorporated herein by reference.

ITEM 7. MATERIALS TO BE FILED AS EXHIBITS:

99.1 Letter Response to the December 18 Letter, from McDermott Will & Emery LLP to RAM, dated December 19, 2020.

99.2 Letter Response from RAM to McDermott Will & Emery LLP, dated December 21, 2020.

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CUSIP No.: 294100102

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

December 21, 2020

James C. Roumell

By:	/s/ James C. Roumell, by Craig L. Lukin,			
	attorney-in-fact, pursuant to a			
	Power of Attorney previously filed			
Name:	James C. Roumell			

Roumell Asset Management, LLC

	В	By: /s/ James C. Roumell, by Craig L. Lukin,	
		attorney-in-fact, pursuant to a	
		Power of Attorney previously filed	
	N	James C. Roumell	
	Т	Fitle: President	
December 21, 2020	Ν	Matthew M. Loar	
	В	By: /s/ Matthew M. Loar	
	N	Name: Matthew M. Loar	
December 21, 2020	E	Edward Terino	
	В	By: /s/ Edward Terino	
	N	Name: Edward Terino	
	7		
	/		

Exhibit 99.1

mwe.com



Timothy Hoeffner Attorney at Law thoeffner@mwe.com

+1 212 547 5595

December 19, 2020

VIA EMAIL

James C. Roumell Roumell Asset Management, LLC 2 Wisconsin Circle, Suite 640 Chevy Chase, MD 20815 jroumell@roumellasset.com

Re: <u>Roumell Asset Management/Enzo Biochem, Inc.</u>

Dear Mr. Roumell:

We write on behalf of Enzo Biochem, Inc. ("<u>Enzo</u>" or the "<u>Company</u>") in response to your letter on behalf of Roumell Asset Management, LLC ("<u>Roumell</u>"), dated December 18, 2020 (the "<u>Response</u>"). The Response fails to address the merits of Enzo's letter and appears to be nothing more than posturing for purposes of filing a Schedule 13D.

Your letter misreads the very clear limitations of New York Law. New York Business Corporations Law ("<u>NYBCL</u>") Section 624(b) provides, in relevant part that "[a]ny person who shall have been a shareholder of record of a corporation upon at least five days' written demand shall have the right to examine in person or by agent or attorney, during usual business hours, its minutes of the proceedings of its shareholders and *record of shareholders* and to make extracts therefrom for any purpose reasonably related to such person's interest as a shareholder." (emphasis added). It provides for access to nothing more. Accordingly, Enzo will make available for inspection and copying its "record of shareholders" during usual business hours at the office of Michael Fein of Kingsdale Advisors, 745 Fifth Avenue, Suite 500, New York, NY 10151. Please advise me of a day that works for your review this week. Mr. Fein and his team can be available as early as Monday morning at 10:30 am. The cost for the shareholder list, which we have obtained to satisfy your request is \$1000, which may be satisfied by a check to Kingsdale. We note also that the Company's Articles of Incorporation and the By-Laws, which you request, are publicly available on Enzo's website.

With respect to Roumell's changes to the Non-Disclosure Agreement ("NDA"), Enzo accepts the changes made therein and has enclosed a fully executed copy of the NDA.

* * *

McDermott Will & Emery

340 Madison Avenue New York NY 10173-1922 Tel +1 212 547 5400 Fax +1 212 547 5444

US practice conducted through McDermott Will & Emery LLP.

James C. Roumell December 19, 2020 Page 2

Should you have questions regarding the foregoing, please contact me at (212) 547-5595.

Sincerely,

/s/ Timothy E. Hoeffner Timothy E. Hoeffner

McDermott Will & Emery

ROUMELL ASSET MANAGEMENT, LLC 2 Wisconsin Circle, Suite 640 Chevy Chase, MD 20815

December 21, 2020

BY EMAIL AND OVERNIGHT DELIVERY

McDermott Will & Emery LLP 340 Madison Avenue New York, New York 10173 Attn: Timothy Hoeffner

Re: Demand to Inspect Books and Records of Enzo Biochem, Inc. Pursuant to Section 624(b) of the New York Business Corporation Law

Dear Mr. Hoeffner:

I am writing in response to your letter, dated December 19, 2020 (the 'Response Letter') and attached as Appendix A hereto. You incorrectly state in the Response Letter that Section 624(b) of the New York Business Corporations Law (the "BCL") only requires Enzo Biochem, Inc., a New York corporation (the "Company"), to make available its "record of shareholders" in-person in response to Roumell Asset Management, LLC's ("Roumell") rightful demand for certain books and records, as set forth in its initial demand delivered to the Company on December 8, 2020 (the "Demand Letter"). Roumell again reiterates its demand, originally made nearly two weeks ago, for information to which it is legally entitled under clear and unambiguous New York law regarding, among other things, the Company's beneficial owners. The Company treats its shareholders, particularly because in the Response Letter, the Company does not even provide a means of reviewing the "record of shareholders" besides an in-person inspection during a global pandemic.

Simply put, Section 624(b) of the BCL entitles Roumell to all information in the Company's possession regarding its beneficial owners. It states that if a shareholder makes a proper request (which Roumell has already done) for "information regarding beneficial owners, the corporation shall make available such information in its possession regarding beneficial owners as is provided to the corporation by a registered broker or dealer or a bank, association or other entity that exercises fiduciary powers in connection with the forwarding of information to such owners."

It is also well established under New York case law that Section 624(b) of the BCL should be liberally construed. In *Bohrer v. International Banknote Co.*, the Court held that "[t]he statute seeks, to the extent possible, to place shareholders on an equal footing with management in obtaining access to shareholders" and granted access to the company's (1) shareholder list, (2) non-objecting beneficial owner list, (3) CEDE breakdown or any similar listing of holders of shares by nominees for the beneficial owners thereof, (4) magnetic computer tapes listing the common

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shareholders and preference shareholders, showing the name, address and number of shares held by them, and such computer processing data as is necessary to make use of the tapes and printouts of said tapes and (5) daily transfer sheets.¹

Therefore, without waiving any rights to other information requested in the Demand Letter, Roumell requests confirmation that the "record of shareholders" referenced in the Response Letter includes the Company's non-objecting beneficial owners' list ("*NOBO list*") as of the record date for the upcoming annual meeting of shareholders (the "*Annual Meeting*"). If the Company does not intend to provide the NOBO list based on the Company's belief that Roumell is not entitled to it, please provide a legal basis for this position.

If the Company does not possess the NOBO list as of the record date for the Annual Meeting, please provide the most recent NOBO list in the Company's possession, such as any NOBO list or other shareholder information used in connection with the Company's mailings to shareholders this month and any NOBO list used in connection with the Company's most recent annual meeting of shareholders, including the NOBO list requested by the Company last year from Broadridge Financial Services and Mediant Communications for a December 3, 2019 record date. Please also confirm that if the Company obtains any NOBO list with respect to the Annual Meeting or any adjournments or postponements thereof, it will provide Roumell with a copy of this list within 24 hours of it coming into the possession of the Company.

We request a response to this letter no later than December 21, 2020 at 5:00 p.m. Eastern Time. If you have any questions or wish to discuss any of the foregoing, please contact me via telephone at 410-244-7546. We reserve all rights.

(Signature page follows)

Very truly yours,

ROUMELL ASSET MANAGEMENT, LLC

By: /s/ James C. Roumell

Name:James C. RoumellTitle:President

¹ Bohrer v. International Banknote Co., 150 A.D.2d 196, 196 – 197 (1st Dep't 1989); see also Goldstein v. Acropolis Gardens Realty Corp., 116 A.D.3d 776, 777 (2nd Dep't 2014) (holding that "the petitioner satisfied the Requirements of Business Law § 624(b) and is, therefore, entitled to a list of shareholders and their mailing addresses").

APPENDIX A

Letter Dated December 19, 2020



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Timothy Hoeffner Attorney at Law thoeffner@mwe.com +1 212 547 5595

December 19, 2020

VIA EMAIL

James C. Roumell Roumell Asset Management, LLC 2 Wisconsin Circle, Suite 640 Chevy Chase, MD 20815 jroumell@roumellasset.com

Re: Roumell Asset Management/Enzo Biochem, Inc.

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* * *

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Sincerely,

/s/ Timothy E. Hoeffner Timothy E. Hoeffner

McDermott Will & Emery